

March 22, 1990

LB 1222A, 1222

SENATOR WESELY: Yes, Mr. Speaker, this provision was added as a committee amendment. I did participate in a meeting in Senator Hartnett's office with Senator Coordsen and felt that by retaining the written report by the guardian ad litem we could delete this measure and it shouldn't have any negative impact. So I would support the amendment.

SPEAKER BARRETT: Thank you. Senator Hartnett.

SENATOR HARTNETT: Just to reaffirm what Senator Wesely did. The three of us met and I think it was broader and would have caused more work for the courts and there is also already a review in Section 11, page 18. So with that I would move for the amendment.

SPEAKER BARRETT: Thank you. If there is nothing further, the question is the adoption of the Coordsen amendment to LB 1222. Those in favor vote yes, opposed no. Record.

ASSISTANT CLERK: 26 ayes, 0 nays on Senator Coordsen's amendment, Mr. President.

SPEAKER BARRETT: The amendment is adopted. The next item.

ASSISTANT CLERK: Mr. President, I have nothing further on the bill.

SPEAKER BARRETT: Senator Lindsay, please.

SENATOR LINDSAY: Mr. President, I move that LB 1222, as amended, be advanced to E & R Final.

SPEAKER BARRETT: Any discussion? Seeing none, those in favor of the advancement of LB 1222 to E & R Engrossing please say aye. Opposed no. Carried. The bill is advanced. As previously announced, there is an A bill. (LB 1222A.) Mr. Clerk.

ASSISTANT CLERK: Mr. President, I have no E & R amendments on the A bill.

SPEAKER BARRETT: The Chair recognizes Senator Lindsay.

SENATOR LINDSAY: Mr. President, I move that LB 1222A be